IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

JOHN DOE,

No. 4:17-CV-01315

Plaintiff.

(Judge Brann)

V.

THE PENNSYLVANIA STATE
UNIVERSITY, THE
PENNSYLVANIA STATE
UNIVERSITY BOARD OF
TRUSTEES, ERIC J. BARRON, PAUL
APICELLA, KAREN FELDBAUM,
and KATHARINA MATIC,

Defendant.

ORDER

AND NOW, this 8th day of January 2018, in accordance with the accompanying Memorandum Opinion, **IT IS HEREBY ORDERED** that Defendants' Motion to Dismiss, ECF No. 50, is **GRANTED IN PART** and **DENIED IN PART** as follows:

1. The motion is **GRANTED** as to Plaintiff's Due Process Clause claim
(Count I) brought against The Pennsylvania State University Board of
Trustees in their official and individual capacities, Eric J. Barron in
his official and individual capacities, Paul Apicella in his official

capacity, Karen Feldbaum in her official capacity, and Katharina

Matic in her official capacity.

2. The motion is **DENIED** as to Plaintiff's Due Process Clause claim

(Count I) brought against Paul Apicella in his individual capacity,

Karen Feldbaum in her individual capacity, and Katarina Matic in her

individual capacity.

3. The motion is **DENIED** as to Plaintiff's Title IX claim (Count II).

4. The motion is **GRANTED** as to Plaintiff's breach of the covenant of

good faith and fair dealing claim (Count IV).

5. The motion is **GRANTED** as to Plaintiff's promissory estoppel claim

(Count V).

6. Plaintiff is **GRANTED** leave to amend his complaint, as indicated in

the accompanying Memorandum Opinion, no later than twenty-one

(21) days from the date of this Order.

BY THE COURT:

s/Matthew W. Brann

Matthew W. Brann

United States District Judge